


1. E-Discovery shall be limited to documentation within the United States only; however, the Court may revisit international discovery at the parties' request;
2. All Discovery, including the E-Discovery at issue, is to be completed on or before April 6, 2017;
3. Defendant shall spend up to and including two million dollars to comply with this Court's Order, the Magistrate Judge's Orders (Docs. Nos. 39, 42), and this Court's Case Management Order (Doc. No. 18); and the parties shall notify the Court if additional discovery is necessary after the two million dollar figure is reached;
4. Defendant shall produce the "FDA Recall Report" for Plaintiff by 5:00 p.m. on March 22, 2017;
5. Defendant's Counsel, Mr. Jon Berkelhammer, shall personally deliver the allegedly privileged report directly to Chief Judge Frank D. Whitney at 2:00 p.m. at the Charles R. Jonas Federal Building, 401 W. Trade St., Suite 195, Charlotte, North Carolina 28202; and
6. The parties shall conduct mediation on or before May 4, 2017; however, the Court encourages an earlier mediation if possible.

SO ORDERED.

Signed: March 22, 2017


Frank D. Whitney
Chief United States District Judge

